n re Debtor	ACIE P. JEWELL	Case number	

## **UNITED STATES BANKRUPTCY COURT**

	EA	STERN DISTRI	CT OF WASHING	STON	
Di	ebtor proposes the following:	ORIGINAL		AMENDED CHAPTER 13 PL the plan that have been char	
Local For	m 2083 r <b>13 Plan</b>			(Ef	fective 12/1/17)
Part 1:	NOTICES				
To All Parties	in Interest:		·		
	Orders to avoid liens and to the federal and local bankrup		ight by separate motion, objec	tion, or adversary proceeding	g in accordance with
	As used in this plan, the term joint debtors, where a plan pr name of the joint debtor to w	ovision applies to only one	r, and if a joint bankruptcy cas debtor, that plan provision sh pplies.	e, it also means the joint deb all specifically so state, and	otor. In a case with shall state the full
To Debtor:			ome cases, but the presence of do not comply with federal rule		
To Creditors:	Your rights may be affected to	y this plan. Your claim ma	y be reduced, modified, or elir	ninated.	
	You should read this plan car	efully and discuss it with y	our attorney. If you do not hav	e an attorney, you may wish	to consult one.
	the court and served upon the	e debtor, debtor's counsel-	filing a timely objection to the (if any), and the Chapter 13 To be confirmed plan will bind the	rustee (the "trustee") no later	than seven (7) days
	trustee pursuant to the terms creditor's claim unless otherw	of the plan. The trustee wil rise ordered by the court. U the court. See the Notice o	editor, including secured cruil treat the amount stated on the Insecured claims shall be allow f Chapter 13 Bankruptcy Case in order to be treated as time	ne filed proof of claim as the a wed as filed and treated as p a (Official Form 3091) for the	amount of a secured rovided herein
	confirmed, and plan payment	s have been made by the o of of claim is filed, no post-	oe made by the trustee based debtor, the trustee will make di confirmation distributions will b	isbursements to creditors pur	rsuant to the
	ARE CHE	CKED, ANY NONST	V. IF THE "NOT INCLU ANDARD PROVISION S IE PLAN) WILL NOT BI	SET OUT IN PART 8	TH BOXES
	NONSTANDARD PR	ROVISIONS (PART 8	) 🗖 Included	☑ Not included	

Local Form 2083

re Debtor	ACIE P. JEWELL	Case nui	mber
art 2:	PLAN PAYMENTS	AND LENGTH OF PLAN	
1 Debtors	hall pay the trustee as follow	vs:	
\$ 1,520.00	elief, whichever is earlier.	month(s), commencing not later than 30 da	ays after the date of the filing of the plan or the
		manda(a)i	
φ	each month for next	month(s), commencing	•
\$	each month for next	month(s), commencing	<del></del>
P. Debtor	☐ Commits ☐ De	oes not commit	
		to the extent otherwise subject by law to setoff, rec	coupment, or alternative disposition.
Debtor c	ommits the following other in	ncome and assets to funding of the plan:	
	DATE	SOURCE	AMOUNT
			<b></b>
			\$
			\$
			\$
	Cost of Administration -	CREDITOR TYPE/CLAIM -Attorney Fees	SUBPART NO. 4.1
		mestic Support Obligations	4.2.2
		end Beyond the Plan Term	3.2.1
	Executory Contracts & L		6.1
		id by the Trustee Within Term of Plan	3.2.3, 3.2.4
	Arrearage/Defaults	Control of Adviction No.	3.2.2, 6.2
		nan Cost of Administration) Inpriority Unsecured Claims	4.2.3, 4.3
	Unsecured Claims – Tim	—··	5.1
	Unsecured Claims – Tard		5.2.1 5.2.2
are ava availabl each tin the sam Pre-Col creditors Post-Co	Ilable. Claims within a particular cline. A monthly payment of less than ne the aggregate amount of accuming manner as set out for distribution in the manner as set out for distribution in the confirmation Payments: Prior to confirmation Payments: A proof of the confirmation Payments: A proof of the confirmation Payments:	d to make disbursements to all classes, the funds ass which cannot be paid the proposed disbursements 15.00 on any particular claim need not be distributed funds is \$15.00 or more. For each distribution, estimated or applied for attorney's fees as project infirmation of the plan, the trustee is authorized to a project in the amount of the monthly disbursement set for a creditor, in the amount be filed by or on behalf of a creditor, in	ents shall be paid a pro rata share of the funds uted, but may be accumulated and distributed ion period, the trustee is permitted to hold back cted costs of administration. make monthly pre-confirmation payments to rth in subparts 4.2.2, 3.2.1, 6.1, 3.2.3 and 3.2.4 notuding secured creditors. In order for that
amount	of a secured creditor's claim unles ided herein unless otherwise order	to the terms of the plan. The trustee will treat the as otherwise determined by order of the court. Unseed by the court.	amount stated on the filed proof of claim as the ecured claims shall be allowed as filed and trea
This pl	lan is 🔲 100% Plan	☑ Base Plan/Base Amount \$	72,960.00
contract	ly insumicient to pay those creditor:	tal sum of payments to be made to the trustee ove s required to be paid in full under the plan, (i.e., ad lt, priority and separate classification claims), the b	ministrative expenses and/or secured, execute

in r	e Debi	torACIE P. JEWELL		Case number	
2.6	•	Plan term Payments shall be made over a the applicable commitment period	period of not less than 36 months nor mor d. Estimated length of plan is	e than 60 months, unless de 48 months	btor pays all creditors in full in less than
F	art	3: TREATMEN	T OF SECURED CLAIMS		
3.1	GEN	NERAL			
	3.1.	1 Secured creditors, other the secured creditor, pursuant	an governmental units, shall not assess ar to the plan, are current.	y late charges against the de	ebtor if payments to the
	3.1.3	under the contract. If a crec fee or cost on the debtor, the	an governmental units, may assess only ite litor charges any other fee or cost against te attorney for the debtor, and the trustee. served no later than 180 days after the fee	the debtor, such creditor sha Such notice shall be filed as	Il file and serve notice of the
	3.1.3	debtor, the debtor's attorne	an governmental units, shall file as a suppl y and the Chapter 13 Trustee, no later tha payment amount, interest rate, or escrow nt Change).	n 21 days before a payment	in the new amount is due,
	3.1.4	4 Notices, statements, or othe court to violate the automat	er information provided in accordance with ic stay.	subparts 3.1.2 or 3.1.3, will	not be considered by the
	3.1.8	•	as secured creditors shall comply with fede ges and costs against the debtor; and who		
	3.1.6	Debtor shall keep any collar until the amount of its secur	teral continuously insured in accordance were claim is paid.	ith the terms of the original o	bligation with the creditor
	3.1.7	<ul> <li>Each creditor shall retain its discharge under 11 U.S.C.</li> </ul>	lien or other interest in property vesting ir § 1328.	the debtor until payment in	full of the underlying debt or
	3.1.8	Secured creditors, other that petition, monthly payment of contract. Secured creditors trustee under the plan that	n governmental units, shall immediately c bligation. Funds shall be applied to the ne shall not assess a late charge unless the causes a delay in the trustee's disburseme erms of this subpart may constitute a violat	ext post-petition payment due debtor fails to make a full or nt of the monthly payment a	under the terms of the loan timely payment to the mount set forth below.
	3.1.9	Interest shall be paid as cal	culated by the trustee on a simple interest	basis from the date of petition	n filing.
3.2	SEC	URED CLAIMS TO BE PAID	BY TRUSTEE		
	3.2.1	set forth below. Arrearages	payments are due beyond the term of the p on such claims shall be paid in accordant future funds previously devoted to such c	e with subpart 3.2.2. In the	event any obligation is paid in full
		CREDITOR	DESCRIPTION OF PROPERTY/CLAIM	MONTHLY PAYMENT AMOUNT	MONTH PAYMENT COMMENCES
E	VERG	REEN	5363 RD L. NE MOSES LAKE WA	\$ <u>1,084.00</u>	SEPTEMBER 2018
_			_	\$	
				\$	

e Debtor_	ACIE P. JEWEI			Cas	se number		
3.2.2	Creditors, provid	ded for in subpart 3.2.1,	shall have arrearages	cured at the intere	est rate and mo	nthly payment set	forth below.
	CREDITOR		DESCRIPTION OF PROPERTY/CLAIM		OUNT OF EARAGE	INTEREST RATE	MONTHLY PAYMENT
VERGRE	EN	5363 RD	L NE MOSES LAKE	<i>N.</i> \$ 11,000	0.00		\$ PRO-RATA
				\$		%	\$
				\$		%	\$
				\$		%	\$
	of a creditor's all	rate motion or adversary owed secured claim is d owed secured claim will	etermined to be less to be treated as an unsec	han the amount of cured claim and pa	f its total claim,	any portion of the	claim in excess of the
CREE	entitled to priority	y under 11 U.S.C. § 507  DESCRIPTION OF PROPERTY	, or if not, as provided  TOTAL CLAIM	in subpart 5.2 (Ur SECURED CLAIM	INTEREST RATE	MONTHLY PAYMENT	MONTHLY PAYMENT
CREC		DESCRIPTION OF		SECURED	INTEREST	MONTHLY	
CREE		DESCRIPTION OF		SECURED	INTEREST RATE	MONTHLY	PAYMENT
CRED		DESCRIPTION OF	TOTAL CLAIM	SECURED CLAIM	INTEREST RATE %	MONTHLY	PAYMENT
3.2.4	DITOR	DESCRIPTION OF	* \$ \$	SECURED CLAIM  \$	INTEREST RATE %	MONTHLY	PAYMENT
7	DITOR  Creditors whose	DESCRIPTION OF PROPERTY  claims listed were either to days before the petitic	* TOTAL CLAIM  \$  \$  \$	SECURED CLAIM  \$ \$	INTEREST RATE % %	## MONTHLY PAYMENT	PAYMENT
3.2.4	Creditors whose incurred within 9 personal use of t	DESCRIPTION OF PROPERTY  claims listed were either to days before the petitic	* TOTAL CLAIM  \$  \$  \$  condate and secured by	SECURED CLAIM  \$ \$  y a purchase more	INTEREST RATE  """ "" "" "" "" " " " " " " " " " "	MONTHLY PAYMENT  \$ \$  s erest in a motor vel	PAYMENT COMMENCES
3.2.4	Creditors whose incurred within 9 personal use of tincurred within or these claims will	DESCRIPTION OF PROPERTY  claims listed were either to days before the petition development of the debtor, or	* TOTAL CLAIM  \$  \$  \$  to n date and secured by a part of the	SECURED CLAIM  \$ \$  y a purchase more urchase money so	INTEREST RATE %%  ney security interest	MONTHLY PAYMENT  \$ \$  srest in a motor vel in any other thing of	PAYMENT COMMENCES  hicle acquired for the

In re Debto	or ACIE P JEWELL		<del></del>	Case number			
.3 SEC	URED CLAIMS TO BI	E PAID BY THE DEBTOR					
Credi direct	itors whose claims are se ily by the debtor accordin	cured by real property, where the deb g to the terms of the original obligation	tor's obligations are at the interest rate	e current as of the e and monthly pay	date of the pe ment set forth	tition filing, shall below.	be paid
	CREDITOR	ADDRESS & PARCEL NUMBER	TOTAL CLAIM	PROPERTY VALUE	INTEREST RATE	MONTHLY PAYMENT	FINAL PAYMEN DATE
			\$	\$	%	\$	
			\$	\$	%	\$	-
.4 SUR	RENDER OF COLLA	TERAL .					
plan s prope again:	shall terminate the automenty according to applicab st the codebtor according eated in Part 5.	er 11 U.S.C. § 507, or if not, as provic atic stay of 11 U.S.C. § 362(a) as to the e non-bankruptcy law, and shall termin to applicable non-bankruptcy law. A	ne collateral surren inate the codebtor any allowed unsecu	dered, thereby allo stay of 11 U.S.C. § red claim resulting	owing recovery 3 1301(a), ther from the dispo	and disposition eby allowing recosition of the coll	of such overy
		CREDITOR	COLLATE			TERAL VALUE	
In orde U.S.C 4, if er	er to avoid judicial liens on S § 522(f). Any claim on ntitled to priority under 11	L LIENS IMPAIRING AN EXEMP or non-possessory, non-purchase mon which the lien is avoided shall be trear U.S.C. 507, or if not, as provided in s in full as a secured claim in subpart 3	ney security interest ted as the holder of subpart 5.2. The an	f an unsecured cla nount, if any, of the	im and paid as judicial lien o	s provided in Par r security interes	t t
	CREDITO	R VALUE AN	D DESCRIPTION (	NE BOADEDTY	EYEMDT	ON WAR AIRER	
	ONLESTIO	17000 711	D DEGOTAL HOLY	OF FROFER !!		ON IMPAIRED	
						. –	_
		\$					
		\$\$					<u>.</u>

	—ACI	E P JEWELL	Case number	
pursuar	rmine to nt to F.I ot entiti	the validity, priority or extent on R.B.P. 7001. Unless otherwise	of a lien secured by the debtor's real property, the debtor must fi se ordered by the court, any claim on which the lien is avoided s vided in subpart 5.2. Debtor intends to file such an adversary pro	shall be treated as an unsecured
		CREDITOR	VALUE AND DESCRIPTION OF INTEREST	AMOUNT OF SENIOR LIENS
			\$	\$
			\$	\$
			\$	\$
Part 4:		TREATMENT OF	COSTS OF ADMINISTRATION AND PRIOR	RITY CLAIMS
4.1 COST 4.1.1		ADMINISTRATION	entage fee fixed under 28 U.S.C. § 586(e)(1)(B).	
4.1.2	The	attorney for the debtor shall b  A flat fee of \$ 3,000.00  Bankruptcy Rule ("LBR") 20 subpart 4.1.3.	re paid:, based on the flat fee agreement between the debtor all 16-1(d) and of which \$ _2,310.00 shall be p	nd the attorney in accordance with Local paid by the trustee as set forth below in
	a	Estimated fees and costs of	f \$ in an amount to be proven, an shall be paid by the trustee as set forth below in subpart etition and filing fees and other costs incurred pre-petition in the	nd allowed by the court, and of which 4.1.3. This is in addition to the
		\$Estimated fees shall be with		
4.1.3	petit	attorney for the debtor will be ion creditors receive any mon- itors, except as set forth below	paid all allowed fees in full before any priority, separate classificey; but after payment of continuing, executory contract/unexpirew:	cation, general unsecured or post- ed lease, secured, and arrearage/default
			per month to the attorney for the debtor for allowed cured or post-petition creditors receive any money; but after pay ecured and arrearage/default creditors.	fees before any priority, separate ment of continuing executory
	Z	\$ 100.00	per month to the attorney for the debtor for allowed	l for a body and a second second
		priority, separate classificati	on, general unsecured or post-petition creditors receive any mo d lease, and secured creditors.	nees before any arrearage/default, neey; but after payment of continuing,
	_	priority, separate classificati executory contract/unexpire		nees before any arrearage/default, eney; but after payment of continuing,

DOM	ESTIC SUPPORT OBLIGAT	TIONS		
4.2.1	Domestic support obliga	tions paid directly by debt	or	
		CREDITOR	TOTAL MONTH PAYMENT	ILY
	<del></del>		\$	
			\$	
			\$	<del></del>
	-		\$_	
	Demostic current abliga	tions naid by trustee		
4.2.2	debtor, regular periodic payme	on claims for domestic support c ents accruing post-petition on su	obligations, which are not being coll ch obligations will be paid to such of (Other Priority Claims)	
4.2.2	To creditors having post-petition	on claims for domestic support on the saccruing post-petition on super tables as set forth in subpart 4.3	ch obligations will be paid to such o	
<b>4.2.2</b>	To creditors having post-petitic debtor, regular periodic payme forth below. Arrearages will be	on claims for domestic support on the saccruing post-petition on super tables as set forth in subpart 4.3	ch obligations will be paid to such o (Other Priority Claims).  MONTHLY PAYMENT  AMOUNT	creditor by the trustee as a month PAYMENT COMMENCES
<b>4.2.2</b>	To creditors having post-petitic debtor, regular periodic payme forth below. Arrearages will be CREDIT	on claims for domestic support on the saccruing post-petition on super table as set forth in subpart 4.3	ch obligations will be paid to such o (Other Priority Claims).  MONTHLY PAYMENT  AMOUNT	creditor by the trustee as a month PAYMENT COMMENCES
<b>4.2.2</b>	To creditors having post-petitic debtor, regular periodic payme forth below. Arrearages will be CREDIT	on claims for domestic support on ents accruing post-petition on su e paid as set forth in subpart 4.3	ch obligations will be paid to such of (Other Priority Claims).  MONTHLY PAYMENT AMOUNT	MONTH PAYMENT COMMENCES
<b>4.2.2</b>	To creditors having post-petitic debtor, regular periodic payme forth below. Arrearages will be CREDIT	on claims for domestic support on ents accruing post-petition on su e paid as set forth in subpart 4.3	ch obligations will be paid to such of (Other Priority Claims).  MONTHLY PAYMENT AMOUNT  \$	MONTH PAYMENT COMMENCES
	To creditors having post-petitic debtor, regular periodic payme forth below. Arrearages will be CREDIT	on claims for domestic support of ents accruing post-petition on su e paid as set forth in subpart 4.3 FOR	ch obligations will be paid to such of (Other Priority Claims).  MONTHLY PAYMENT AMOUNT  \$ \$ \$ \$	MONTH PAYMENT COMMENCES
4.2.2	To creditors having post-petitic debtor, regular periodic payme forth below. Arrearages will be CREDIT	on claims for domestic support of ents accruing post-petition on substance paid as set forth in subpart 4.3 FOR  ions assigned or owed to a delete below are based on a domes paid less than the full amount of	ch obligations will be paid to such of (Other Priority Claims).  MONTHLY PAYMENT AMOUNT  \$	MONTH PAYMENT COMMENCES  I less than full amount assigned to or is owed to
	To creditors having post-petitic debtor, regular periodic payme forth below. Arrearages will be CREDIT CREDIT Domestic support obligate The allowed priority claims listed governmental unit and may be	on claims for domestic support of ents accruing post-petition on substance paid as set forth in subpart 4.3 FOR  ions assigned or owed to a delete below are based on a domes paid less than the full amount of	ch obligations will be paid to such of (Other Priority Claims).  MONTHLY PAYMENT AMOUNT  \$	MONTH PAYMENT COMMENCES  I less than full amoun

	forACIE P. JEWELL		Case number	
	HER PRIORITY CLAIMS			
tho pa	ose in a junior class, as determined yments. Priority creditors within the	y as defined in 11 U.S.C. § 507, who file a e, shall be paid as set forth below. Unsec by 11 U.S.C. § 507(a), shall be paid in ful same class shall be paid pro rata. Unsec ed in subpart 5.2.2 (Unsecured Claims).	ried creditors entitled to prid	rity in a class superior to
	CREDITOR	DESCRIPTION O	F PROPERTY/CLAIM	AMOUNT OF ARREARAGE
				\$
				\$
				\$
				5
TAXE 4.4.1	PRE-PETITION TAX RETUI	erts due pre-petition have been filed.	tition filing have not been fil	ed:
	PRE-PETITION TAX RETUI		tition filing have not been file TAX PERIOD	DATE RETURN
	PRE-PETITION TAX RETUI  All tax returns and tax repo  The following tax returns an	erts due pre-petition have been filed. and tax reports due as of the date of the pe		
4.4.1	PRE-PETITION TAX RETUI  All tax returns and tax repo  The following tax returns an	erts due pre-petition have been filed. and tax reports due as of the date of the pe		DATE RETURN
4.4.1	PRE-PETITION TAX RETUI  All tax returns and tax repo The following tax returns an  TAX AGENCY  POST-PETITION TAXES	erts due pre-petition have been filed. and tax reports due as of the date of the pe	TAX PERIOD	DATE RETURN WILL BE FILED
4.4.1 1.4.2	PRE-PETITION TAX RETUI  All tax returns and tax repo The following tax returns an  TAX AGENCY  POST-PETITION TAXES	orts due pre-petition have been filed.  Ind tax reports due as of the date of the per  TYPE OF TAX  ax returns/tax reports and pay all post-pet	TAX PERIOD	DATE RETURN WILL BE FILED
4.4.1 4.4.2	PRE-PETITION TAX RETUING All tax returns and tax reports the following tax returns and tax retur	orts due pre-petition have been filed.  Ind tax reports due as of the date of the per  TYPE OF TAX  ax returns/tax reports and pay all post-pet	TAX PERIOD	DATE RETURN WILL BE FILED

## 5.

Unsecured creditors not entitled to priority, separately classified pursuant to 11 U.S.C. § 1322(b)(1), shall be paid a dividend over the term of the plan pro rata as follows. (Debtor must file with the plan an affidavit or declaration stating the basis for each separate classification.)

Local Form 2083

Page 8

			Case number
		CREDITOR	DESCRIPTION OF CLAIM AMOUNT OF CLAIM
			\$\$
			\$
			<u> </u>
			\$
NONF 5.2.1	TII	MELY FILED	CLAIMS NOT SEPARATELY CLASSIFIED  t entitled to priority, who file a proof of claim within the deadline provided in the Notice of Chapter 13
			eceive a dividend over the term of plan pro rata as follows:
	Ø	Base Plan:	Payment of their allowed claims to the extent of the funds remaining after payment of administrative expenses, continuing, executory contract/unexpired lease, secured, arrearage/default, priority and separate classification claims.
		100% Plan:	Full payment of their allowed claims.
		100% Plan:	Full payment of their allowed claims after full payment of allowed unsecured claims, then allowed unsecured claims that are non-dischargeable under 11 U.S.C. § 1328(a) shall receive pro rata payments for interest to the extent funds are available in the plan at the interest rate set forth below.
5.2.2	TA	RDILY FILED	
	Cas	se, shall be treated as ms and paid pro rata	to fail to file a proof of claim within the deadline provided in the Notice of Chapter 13 Bankruptcy is allowed claims, unless disallowed by order of the court, but shall be subordinated to timely filed only after full payment of timely filed claims to the extent necessary for the plan to comply with 11 U.S.C. § 1325(b)(1)(B).
		TION CLAIMS	
POST	PETI	HON OLAHIO	

## 6.1 ASSUMPTIONS

Debtor assumes the following executory contracts and/or unexpired leases. Adequate assurance of future performance will be provided by the contract or lease payments being made according to the terms of the original obligation, and will be paid to such creditor by the trustee as set forth below.

re Debtor	. JEWELL	Case n	umber	
CREDITOR	TYPE OF AGREEMENT	DESCRIPTION OF PROPERTY/CLAIM	MONTHLY PAYMENT AMOUNT	MONTH PAYMEN COMMENCES
			\$	
			\$	
		9	\$	=
CURE OF ARR	EARAGES			
	tracts and/or unexpired leases included such contract and/or unexpired lease fo			
	CREDITOR	AMOUNT OF ARREARAGE	INTEREST RATE	MONTHLY PAYMENT
			%	
			%	
			%	
REJECTIONS				
resulting from sucl of 11 U.S.C. § 362 bankruptcy law, ar applicable non-bar	following executory contracts and/or un n rejection shall be paid as provided in s (a) as to the property surrendered, then d shall terminate the codebtor stay of 1 nkruptcy law. This list of rejections is no lance with subpart 6.1 shall be deemed	subpart 5.2. The entry of the order of eby allowing recovery and disposition 1 U.S.C. § 1301(a), thereby allowing the the complete. Any execut	confirming the plan shall ten on of such property according g recovery against the code ory contracts and/or unexpi	minate the automation of to applicable non- obtor according to red leases not specif
CRED	ITOR	TYPE OF AGREEMENT	DESCRIPTION OF	PROPERTY/CLAIM

	ACIE P. JEVVELI	Case number
Part 7:	VESTI	NG OF PROPERTY OF THE ESTATE
		in the debtor upon confirmation of the plan, or at a later time or in another entity as follows:
Property of the		
		Confirmation
		to Chapter 7, 11, or 12, property of the estate shall vest in accordance with the applicable law. Debtor shall be not protection of all property of the estate.
Part 8:∍	NONST	TANDARD PROVISIONS
ANY NONSTAN provisions:	NDARD PROVISIO	ON INCLUDED ELSEWHERE IN THE PLAN IS VOID. The plan includes the following nonstandard
<del></del>		
Part 9:	SIGNAT	TURES
2.5		FURES  WITH LAW AND LOCAL FORM 2083
CERTIFICATE (	OF COMPLIANCE	WITH LAW AND LOCAL FORM 2083
CERTIFICATE  The attorney for  The value, a less than th	OF COMPLIANCE  r the debtor (or the as of the date of pe	
CERTIFICATE ( The attorney for The value, a less than th date.	OF COMPLIANCE  The debtor (or the as of the date of pe a mount that wou	ewith LAW AND LOCAL FORM 2083  debtor if no attorney) hereby certifies under penalty of perjury that:  etition filing, of property to be distributed under the plan on account of each allowed unsecured claim is not
The attorney for The value, a less than th date.  Except for it LBR 2083-1 This plan ha other applic	of compliance  The debtor (or the as of the date of period information inserted  I. as been proposed in the provisions of	ewith Law and Local Form 2083  debtor if no attorney) hereby certifies under penalty of perjury that:  etition filing, of property to be distributed under the plan on account of each allowed unsecured claim is not allowed on such claim if the estate of the debtor were liquidated under Chapter 7 of the Code on such
The attorney for The value, a less than th date.  Except for it LBR 2083-1 This plan ha other applic	of compliance  The debtor (or the as of the date of period information inserted  I. as been proposed in the provisions of	debtor if no attorney) hereby certifies under penalty of perjury that:  etition filing, of property to be distributed under the plan on account of each allowed unsecured claim is not allowed be paid on such claim if the estate of the debtor were liquidated under Chapter 7 of the Code on such in blank subparts, and as specifically provided in Part 8, this plan conforms with the Chapter 13 Plan form set forth in good faith and not by any means forbidden by law. This plan complies with the provisions of Chapter 13, with the Title 11, United States Code, and with all applicable national and local bankruptcy rules. This plan contains no than those set forth in Part 8.
The attorney for The value, a less than th date.  Except for in LBR 2083-1 This plan ha other applic nonstandard	of compliance  The debtor (or the as of the date of pe be amount that wou  information inserted  the debtor (or the as of the date of pe be amount that wou  information inserted  the debtor (or the as been proposed in cable provisions of the formation)	debtor if no attorney) hereby certifies under penalty of perjury that:  etition filing, of property to be distributed under the plan on account of each allowed unsecured claim is not all be paid on such claim if the estate of the debtor were liquidated under Chapter 7 of the Code on such a in blank subparts, and as specifically provided in Part 8, this plan conforms with the Chapter 13 Plan form set forth in good faith and not by any means forbidden by law. This plan complies with the provisions of Chapter 13, with the Title 11, United States Code, and with all applicable national and local bankruptcy rules. This plan contains no than those set forth in Part 8.  Debtor: Isl-Acie P. Jewell A. M.
The attorney for The value, a less than th date.  Except for in LBR 2083-1 This plan ha other applic nonstandard	of compliance of the date of personal date of the date of personal date of personal date of personal date of the amount that would information inserted the date of the date o	debtor if no attorney) hereby certifies under penalty of perjury that:  etition filing, of property to be distributed under the plan on account of each allowed unsecured claim is not all be paid on such claim if the estate of the debtor were liquidated under Chapter 7 of the Code on such a in blank subparts, and as specifically provided in Part 8, this plan conforms with the Chapter 13 Plan form set forth in good faith and not by any means forbidden by law. This plan complies with the provisions of Chapter 13, with the Title 11, United States Code, and with all applicable national and local bankruptcy rules. This plan contains no than those set forth in Part 8.  Debtor: Isl-Acie P. Jewell A. M.
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Attorney Telephone: 509-765-0703

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